Name AO 472 (Rev. 3/86) Order of Detention Pending Trial

	UNITED S	TATES DISTR	ICT COURT	FILED U.S. DISTRICT COUR	iŢ.
		District of	NEB	RASKA	
τ	JNITED STATES OF AMERICA			2006 SEP 29 PH 2: 5	53
	V.	ORDI	ER OF DETENTIO	N-PENDING TRIAL	שרשים
	ANTHONY D. CHILDERS	Case Num	ber: 4:06CR3138	OLLINE OF THE OFF	. DA
In acc	Defendant	140/0 1			
detention	ordance with the Bail Reform Act, 18 U.S.C. § 3 of the defendant pending trial in this case.	142(1), a detention hearing h	as been held. I conclude t	hat the following facts require	the:
		Part I—Findings of Fac			
(1) T	The defendant is charged with an offense describe r local offense that would have been a federal off a crime of violence as defined in 18 U.S.C. § an offense for which the maximum sentence is an offense for which a maximum term of improvements.	fense if a circumstance givin 3156(a)(4). s life imprisonment or death	g rise to federal jurisdiction	a	state
(3) A fo	a felony that was committed after the defendant § 3142(f)(1)(A)-(C), or comparable state or low the offense described in finding (1) was committed a period of not more than five years has elapsed so the offense described in finding (1). indings Nos. (1), (2) and (3) establish a rebuttable afety of (an) other person(s) and the community.	cal offenses. If while the defendant was of ince the date of convice the tresumption that no condi	n release pending trial for tion release of the detion or combination of con	a federal, state or local offense efendant from imprisonment	
× (1) T	here is probable cause to believe that		mmitted an offence		
<u> </u>	for which a maximum term of imp	risonment of ten year	s or 21 U.S.C. Se	c 801 et seg	
χ (2) T	under 18 U.S.C. § 924(c). the defendant has not rebutted the presumption estimate appearance of the defendant as required and the	ablished by finding 1 that no		-	ssure
(1) T (2) T	here is a serious risk that the defendant will not a here is a serious risk that the defendant will endar	ppear. nger the safety of another pe	erson or the community.		
I find to	Part II—Writt hat the credible testimony and information submit the evidence that OF LUDIUCS MES Finel	ten Statement of Reason itted at the hearing established		vincing evidence □ a prepo	on-
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reasonable Governmen	Part III— fendant is committed to the custody of the Attorney at practicable, from persons awaiting or serving a copportunity for private consultation with defense t, the person in charge of the corrections facility a con with a court proceeding.	sentences or being held in concerning to be counsel. On order of a constant to shall deliver the defendant to six	presentative for confinement sustody pending appeal. The urt of the United States or the United States marshale and the United States of Judicial Officer	he defendant shall be afforde on request of an attorney for for the purpose of an appeara	ed a
			Piester, U.S. Magistrate Ju and Title of Judicial Office		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).